

ILLINOIS COMMERCE COMMISSION

DOCKET NO. 04-0600

IAWC EXHIBIT NO. BK-2.0

SUPPLEMENTAL DIRECT TESTIMONY OF BOB KHAN

ILLINOIS-AMERICAN WATER COMPANY

1 **Q. Please state your name, business address, telephone, and e-mail address for**
2 **the record.**

3 A. My name is Bob Khan. My business address is Illinois-American Water Company,
4 1000 Internationale Parkway, Woodridge, Illinois 60517. My telephone number is 630-
5 739-8825; and my e-mail address is bkhan@illinoisamerican.com.

6 **Q. Are you the same Bob Khan who has previously filed Direct Testimony in this**
7 **docket?**

8 A. Yes.

9 **Q. What is the purpose of your supplemental testimony?**

10 A. My testimony will clarify some of my previous answers and responds to questions
11 raised by the Illinois Commerce Commission Staff.

12 **Q. Was Exhibit 1 to the Application accurate?**

13 A. Yes. Exhibit 1 is the legal description of the area for which Illinois-American seeks
14 authority to provide water and sanitary sewer services in this proceeding. However, I
15 have added the words "of the Third Principal Meridian" in the last line of the legal
16 description to be more accurate. The Revised Exhibit 1 is attached to my testimony as
17 BK 2.1.

18 **Q. Can you provide more detail about the estimated capacity and demand for these**
19 **four residences?**

20 A. Yes. Current water system capacity in the Chicago Suburban service area where
21 these customers will be located is 7.67 mgd. The estimated demand for these four
22 residences is 0.0014 mgd. The recent average day demand of the system was 1.806
23 mgd and the peak demand was 3.05 mgd. Therefore, after the addition of these
24 residences to the system, the new demand will be 3.0514 mgs on a peak day. This is

25 within the system capacity. Sewer treatment will be provided by Metropolitan Water
26 Reclamation District of Greater Chicago ("MWRD"). Illinois-American will provide
27 sanitary sewer collection. The sewer flow to MWRD is not metered, however, the
28 additional flow from these residences is well within the carrying capacity of Illinois-
29 American's sewer collection system.

30 **Q. Have you caused to be prepared a revised estimate of cost for the water and**
31 **sewer facilities to be constructed?**

32 **A.** Yes. In my direct testimony, I stated that the total costs were \$49,711. However, this number
33 was incorrect. The correct cost estimate is \$49,761. Attached to my testimony is BK 2.2
34 which is an itemization of the costs for water and sewer facilities.

35 **Q. Has Illinois-American entered into service agreements with any of the four**
36 **residences?**

37 **A.** Yes. The homeowners at 1903, 1905 and 1907 have entered into service agreements
38 with Illinois-American. The resident at 1909 has requested service but has not yet
39 executed a service agreement.

40 **Q. Will Illinois-American need to obtain any easements in order to install facilities**
41 **to serve these four residents?**

42 **A.** Yes. The water main will be installed in right-of-way. However, there was insufficient
43 space to locate the sanitary sewer facilities in the right-of-way. In order to receive their
44 service, the four residents volunteered to provide easements. Illinois-American has
45 three of the easements for the installation of sanitary sewer facilities and anticipates
46 receiving the fourth easement shortly. The last easement is for 1909 Euclid.

47 **Q. Does this conclude your direct testimony?**

48 **A.** Yes, it does.